### 47 CFR Ch. I (10-1-12 Edition)

### §43.72

(3) The information required under this section shall be furnished in conformance with the instructions and reporting requirements prepared under the direction of the Chief, Wireline Competition Bureau, prepared and published as a manual, in consultation and coordination with the Chief, International Bureau.

#### (b) [Reserved]

[57 FR 8580, Mar. 11, 1992, as amended at 60 FR 5333, Jan. 27, 1995; 62 FR 5541, Feb. 6, 1997; 62 FR 45761, Aug. 29, 1997; 64 FR 19061, Apr. 19, 1999; 66 FR 67112, Dec. 28, 2001; 67 FR 13225, Mar. 21, 2002; 67 FR 45390, July 9, 2002; 76 FR 42573, July 19, 2011]

### §43.72 [Reserved]

## § 43.82 International circuit status reports.

- (a) Each facilities-based common carrier engaged in providing international telecommunications service between the United States (as defined in the Communications Act, as amended, 47 U.S.C. 153) and any country or point outside that area shall file a circuit-status report with the Chief, International Bureau, not later than March 31 each year showing the status of its circuits used to provide international services as of December 31 of the preceding calendar year.
- (b) The information contained in the reports shall include the total number of activated and the total number of idle circuits by the categories of submarine cable, satellite and terrestrial facilities to geographic points outside the United States for the services designated by the Chief, International Bureau.
- (c) The information required under this section shall be furnished in conformance with instructions and reporting requirements prepared under the direction of the Chief, International Bureau, prepared and published as a manual.
- (d) Authority is hereby delegated to the Chief, International Bureau to prepare instructions and reporting requirements for the filing of the annual international circuit status reports.

 $[60 \; \mathrm{FR} \; 51368, \; \mathrm{Oct.} \; 2, \; 1995, \; \mathrm{as} \; \mathrm{amended} \; \mathrm{at} \; 76 \; \mathrm{FR} \; 42573, \; \mathrm{July} \; 19, \; 2011]$ 

### PART 51—INTERCONNECTION

### Subpart A—General Information

Sec.

51.1 Basis and purpose.

51.3 Applicability to negotiated agreements.

51.5 Terms and definitions.

### **Subpart B—Telecommunications Carriers**

51.100 General duty.

### Subpart C—Obligations of All Local Exchange Carriers

51.201 Resale.

51.203 Number portability.

51.205 Dialing parity: General.

51.207 Local dialing parity.

51.209 Toll dialing parity.

51.213 Toll dialing parity implementation plans.

51.215 Dialing parity: Cost recovery.

51.217 Nondiscriminatory access: Telephone numbers, operator services, directory assistance services, and directory listings.

51.219 Access to rights of way.

51.221 Reciprocal compensation.

51.223 Application of additional requirements.

51.230 Presumption of acceptability for deployment of an advanced services loop technology.

51.231 Provision of information on advanced services deployment.

51.232 Binder group management.

51.233 Significant degradation of services caused by deployment of advanced services.

# Subpart D—Additional Obligations of Incumbent Local Exchange Carriers

51.301 Duty to negotiate.

51.303 Preexisting agreements.

51.305 Interconnection.

51.307 Duty to provide access on an unbundled basis to network elements.

51.309 Use of unbundled network elements. 51.311 Nondiscriminatory access to

unbundled network elements. 51.313 Just, reasonable and nondiscrim-

51.313 Just, reasonable and nondiscriminatory terms and conditions for the provision of unbundled network elements.

51.315 Combination of unbundled network elements.

51.316 Conversion of unbundled network ele-

ments and services.
51.317 Standards for requiring the

unbundling of network elements.
51.318 Eligibility criteria for access to certain unbundled network elements.

51.319 Specific unbundling requirements.

51.320 Assumption of responsibility by the Commission.